

Perkins Estate Of 15 Million Left to Family

Sister Receives \$50,000 and Income for Life From \$150,000 Trust Fund; Secretary Gets \$50,000

Servants Are Remembered

No Bequests Are Made to Charitable or Edu- cational Institutions

The will of George W. Perkins, who died last Friday, was filed unexpectedly in the Surrogate's Court of New York County yesterday, although Mr. Perkins lived for several years in Riverdale, Bronx County. Mr. Perkins left the greater part of his estate, which it is believed will be appraised at about \$15,000,000 in real and personal property, to his widow, Mrs. Evalina B. Perkins; Miss Dorothy Perkins, daughter, and George W. Perkins, son.

There were no bequests to charitable or educational institutions. The two largest bequests to legatees other than his widow, son and daughter, are made to Miss Emily S. Perkins, sister, who receives \$50,000 and the income for life from a \$150,000 trust fund, and Miss Mary Kihm, secretary of Mr. Perkins, who receives \$50,000 and \$6,000 a year for life. This provision is made in a codicil to the will, in



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which Mr. Perkins wrote, "To Miss Mary Kihm, my secretary for more than twenty-seven years, I give and bequeath the sum of fifty thousand \$50,000 dollars in evidence of my sincere friendship and respect and of my deep appreciation of her long and faithful service."

The \$60,000 a year for life which Miss Kihm is to receive is to come from the trust fund to be set aside for that purpose. Mr. Perkins suggested to his executors that they employ his secretary in connection with the settlement of the estate. That service she is to render hereafter further compensation, but Mr. Perkins provided that the annuity is not to be dependent upon her rendering this service, but shall be absolute.

Widow Gets All Real Estate.

Mr. Perkins executed his will on July 6, 1915, and the codicil on December 4, 1918. In his will he left to Mrs. Perkins all his real estate, in this state and elsewhere, including his residences and their contents, his carriages, livestock, automobiles and personal effects. Mrs. Perkins also receives four of the twelve parts into which Mr. Perkins divided his estate in his will, of which he gives his son and daughter each one part.

The remaining six parts are to be equally divided into two trusts, the son and daughter each to receive the income from one trust fund. The son is to receive the principal of his trust fund upon reaching the age of forty, and the daughter shall receive half the principal of her trust fund upon reaching the age of thirty-five, the remaining half of her trust fund upon her death, to be paid to her next of kin.

Fund Reverts to Children

The principal of the \$150,000 trust fund created by Mr. Perkins for his sister also will revert to his son and daughter upon the death of the life tenant.

To his thirteen servants and four other employees the financier left bequests whose value is to be determined by multiplying \$100 by the number of years of service. Mr. Perkins expressed the expectation that his widow and children would voluntarily continue "the various periodical gifts, allowances and donations I have been accustomed to make to certain relatives, connections and other persons in whom I am interested."

Mr. Perkins appointed his widow, son, daughter and Lewis L. Dehafield, his friend and attorney, as executors and authorized them to invest and reinvest the assets of the estate in such manner as they may deem advisable.

Boy, 10, Killed by Motor Car

Body Hurlled Across the Street; Driver Charged With Homicide

Edward Schorer, ten years old, of 551 West Forty-eighth Street, was killed in the street in front of his home, last night, when a commercial automobile, owned by Horn & Hardart, restaurateurs, and driven by Stephen Takimechik, of 348 West Fifty-fifth Street, struck him. The child's body was thrown across the street.

A woman picked it up and was running toward Polytechnic Hospital with it, when a policeman met her and ordered Takimechik to drive the boy there. He was dead when they reached the institution. Takimechik was held, charged with homicide.

One of the chief points of interest in the testimony concerning the withdrawal of \$105,000 in gold from the Treasury at Washington by Bergdoll. This story was confirmed by Donaldson, who investigated it, and by W. L. Alexander, paying teller in the Treasury building.

The story of how the gold was withdrawn at a time when Bergdoll was a fugitive from justice was told in much detail to prove that it was not merely a "pipe dream."

From the testimony of Alexander it now appears that Bergdoll was able to draw \$105,000 in gold from the United States Treasury at a time when the Administration was spreading propaganda broadcast urging American citizens not to ask for gold.

The cashier explained there was an order in force by the Secretary of the Treasury against paying out gold.

Jury Investigates How Bergdoll Got \$105,000 U. S. Gold

Sum Paid Out at Sub-Treasury, Though Government Was Asking Citizens Not to Call for Precious Metal

Special Dispatch to The Tribune
PHILADELPHIA, June 22.—Indictments against several of those already named in connection with the conspiracy by which Grover Cleveland Bergdoll, draft dodger, escaped from two non-commissioned officers in this city while on a gold hunting expedition will be asked to-morrow of the special Federal grand jury investigating the conspiracy.

The names of at least one person and perhaps several others who have not appeared in the publicity surrounding the slacker's escape will be submitted to the jury, with evidence to show that they had taken some part in the plans leading up to the escape or in helping Bergdoll to get away later.

Dr. Clarence Gibboney, attorney for Mrs. Bergdoll, the dodger's mother, will be one of the principal witnesses to-morrow. It has been made clear by United States District Attorney Charles D. McAvoy that Gibboney has not been subpoenaed and is appearing of his own volition. Any testimony that he gives will be voluntary.

It is also understood that Gibboney cannot obtain immunity by testifying. The same terms for testifying have been offered to Colonel Samuel T. Ansell and Colonel Bailey, the Washington attorneys hired by Gibboney at large fees to get Bergdoll out of a military jail, but so far they have done nothing to take advantage of the invitation.

The most important witness to-day was Colonel T. Q. Donaldson, of the inspector general's office, who was assigned to investigate the case for the army after Bergdoll made his getaway. Colonel Donaldson was in the jury room from 2 until 4 o'clock this afternoon.

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Election System For World Court Still Is Undecided

One Plan Contemplates Nom- ination of Judges by League Assembly and the Other by Allied Powers

Special Cable to The Tribune
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THE HAGUE, June 22.—The international jurists who are in conference here preparing plans for an international court of justice, sought in a renewal of their discussions to-day to reach a decision on the methods of electing the judges comprising the court.

After virtually agreeing to the plan suggested by Lord Phillimore, representing Great Britain, and concurred in by Elihu Root, which would have allowed the League of Nations assembly to elect fifteen judges from a panel proposed by the league council, the conferees decided to consider two other plans which were suggested to-day.

The first was a modification of the proposal before the conference, in that it suggested that the selection of judges be left to the league of nations assembly which might determine the best method of choosing them.

Powers to Name Court

The second proposal was that each of the great powers select one of the judges, and that the men elected then comprise the court, which would represent the judicial systems of all the world. Neither of these suggestions has yet been discussed before the conference.

Another question pending is the manner of filling vacancies in the court after the panel of judges has once been chosen. Whether countries which are members of the league shall individually select a judge to fill a vacancy or whether the court itself shall choose its successors has not yet been decided.

THE HAGUE, June 22 (By The Associated Press).—The discussion of the Commission of Jurists to-day strengthened the theory that the existing Hague Arbitration Tribunal will not be abolished if a high court of nations is formed, but, on the contrary, that the tribunal will not only function as formerly, but have a considerable part in the selection of the judges for the high court.

The members of the commission took under consideration the possibility of dovetailing the two plans, more plan with the plan proposed by Baron Descamps, for which a method was suggested by Mr. Root.

Although the efforts of the jurists working on the draft plan of the commission of Nations are entirely unaffected by politics, the delegates have been subjected to the usual flood of letters from organizations seeking to force national aspirations into the limelight. Some hitherto unheeded movements are the subject matter of these letters.

For example, the other day some of the jurists received letters from an organization seeking the independence of Scotland and protesting against the formation of any court which does not recognize Scotland's claim to separation from England.

Political Matters Discarded

All these letters, of course, are cast aside, as the members of the commission are firmly determined that their duty is merely to form a court, which is clearly outside of the political questions of the League of Nations.

Elihu Root, the former American

Secretary of State, and others are optimistic of the results, not immediate, but in the future. "We are at least on the right road," said one of the conferees. "Our job is to create a plan for a world court. That is up to the League of Nations to put it into being."

With respect to the understanding that the high court of nations would not entirely supersede the Hague tribunal, it was suggested that the high court's task will be to try cases strictly according to the laws of nations. This leaves the field still open for arbitration in cases where it is not a question of laws, and which the countries involved might hesitate to submit to the high court, but would be glad to arbitrate through commissions on which the participants had representatives.

The first Hague tribunal arbitration since the war will take place in September next, with Mr. Root as chairman of the arbiters. This has to do with a litigation begun before the war, involving Spain, France, Portugal and Italy in the question of responsibility for damage to churches and property in Portugal during the revolution.

Mr. Root plans to visit several countries in Europe after the work of the jurists' commission here is ended. He will then return to the Hague to take part in the arbitration.

Caruso Jewel Inquiry Will Be Resumed To-day

District Attorney Says There Will Be No Adjournment Un- til the End Is Reached

Special Dispatch to The Tribune
EASTHAMPTON, L. I., June 22.—The John Doe investigation into the theft of the Caruso jewels will be resumed to-day and will continue, without adjournment, District Attorney Leroy M. Young said to-night, until it has been concluded.

"We shall remain in session until this investigation is completed," Mr. Young said, "even if it takes till Thursday morning. If the inquiry does not establish the guilt of any person we will continue to work along other lines."

Those subpoenaed for to-day's session include George Fitzgerald, Caruso's chauffeur, and his wife, Frank Ferraro, butler, and his wife, who is Cook; John Easer, superintendent of the Caruso estate, and his wife; Ida Masini and Elvira Fantini, housemaids; Francis Noyce, kitchen boy; Ellen Ridstrom, nurse for the Caruso baby; Ella Healy, nurse for the Benjamin baby; Park Benjamin Jr., Romano Benjamin and Thomas Young, electrician.

Asks \$300,000 as Agent

Charles A. Towne, a former State Senator of Minnesota, began suit yesterday in the Supreme Court in Brooklyn against the E. W. Bliss Company of Brooklyn, for \$300,000, which he alleges is due for services rendered. The ex-Senator says he smoothed out a dispute over an order for torpedoes between the Bliss Company and the Navy Department. The Bliss firm says that the ex-Senator didn't help at all, and that in any event its agreement was to pay only \$25,000, of which the company says, \$10,000 has been paid, and the remainder offered to Towne, and refused.

Testifying yesterday, Towne said that the government had a claim against the Bliss Company for \$3,757,000 for munitions for delay in deliveries. The Secretary of the Navy, he said, was very hostile to the company until Towne had an interview with him, at which he got the desired results.

Harvard Seniors Hold Class Day Exercises

Cornell Receives Anonymous Gift of \$50,000 for Institute of Mathematics

CAMBRIDGE, Mass., June 22.—Seniors of Harvard University held class day exercises in Sanders Theater to-day. They were joined by members of returning classes.

Slater Washburn, of Worcester, delivered the class oration. Paul Rice (John), of St. Albans, Vt., recited his class poem.

At the Stadium in the afternoon seniors had their annual confetti battle, which always follows the delivery of the ivy oration. The ivy orator was Edgar Scott, of Lansdowne, Pa.

The usual spreads and dances at clubs and fraternity houses were held to-night.

ITHACA, N. Y., June 22.—Cornell University has received an anonymous gift from a professor and his wife of a \$50,000 trust fund which eventually will be used for the founding of a six million dollar Institute of Pure and Applied Mathematics. It is planned to have the entire project in operation at the expiration of one hundred years.

The sum of \$5,250,000 already has been subscribed toward the \$10,000,000 goal of the Cornell endowment fund, university trustees announced to-day.

Obituary

ALONZO W. WESEMAN

PLAINFIELD, N. J., June 22.—Alonzo W. Weseman, sixty-four, for thirty-six years superintendent of the West End Cable in Jersey City, died in this city, died of heart disease to-day at his home on East Sixth Street. He was born in Metuchen, N. J., and came to Plainfield in 1880. He leaves three daughters and three sons.

MRS. M. A. L. SPENCER

ONECO, Conn., June 22.—Mrs. M. A. L. Spencer, seventy-eight, widow of I. Spencer, is dead at Arctic, R. I. She was a direct descendant of Mitchell Leavelle, whose family, with forty-four, hundred Huguenot families, came here in 1700, settling in West Greenwich, R. I. She was also a descendant of Peter Leavelle, who came here 200 years ago.

ISIDORE SIMON

Isidore Simon, sixty-three, one of the oldest and best known city and county heads of the I. Simon Company, Grand Street, Manhattan, died Monday at his home, 2155 Sixty-sixth Street, Brooklyn.

Mr. Simon was born in Germany and came to this country with his parents at the age of six years. He was edu-

Birth, Engagement, Marriage, Death and In Memoriam Notices

may be telephoned to The Tribune any time up to midnight for insertion in the next day's paper. Telephone Beckman 3000.

BIRTHS

SCHWELER—Mr. and Mrs. Frederick Schweller announce the arrival of a daughter at their home, 341 West 158th St., New York City, June 15, 1920.

ENGAGEMENTS

MANHEIM—ISAACS—Mr. and Mrs. Ben Manheim announce the engagement of their daughter, Hilda, to Mr. Isaac Isaacs, at home Saturday afternoon, June 26.

REICHTHEIM—LUCK—Mr. and Mrs. B. Reichtheim of New York, announce the engagement of their daughter, Ruth, to Mr. L. L. Luck, of New York, at home Saturday afternoon, June 26.

GRANVILLE—CRIBB—Mr. and Mrs. J. Granville of New York, announce the engagement of their daughter, Ruth, to Mr. L. L. Cribb, of New York, at home Saturday afternoon, June 26.

JACOBS—STARR—Mr. and Mrs. M. Jacobs of New York, announce the engagement of their daughter, Ruth, to Mr. L. L. Starr, of New York, at home Saturday afternoon, June 26.

ROSE—RICHER—Mr. and Mrs. M. Rose of New York, announce the engagement of their daughter, Ruth, to Mr. L. L. Richer, of New York, at home Saturday afternoon, June 26.

DEATHS

BROWN—On Monday, June 21, 1920, Frank Brown, beloved wife of Walter Brown, at Brooklyn, N. Y. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

BROWN—Sarah, June 21, THE PIT. N. Y. CHURCH, Brooklyn, N. Y. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

CAMPBELL—Beloved husband of Mrs. Ann Campbell, died at his home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

CURRIE—At East Orange, N. J., on June 21, 1920, Frank Currie, beloved husband of Mrs. M. Currie, died at his home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

DAILY—On June 21, 1920, Lillian Thomsen, beloved wife of John Thomsen, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

DE LAND—Mary Ann, beloved wife of John De Land, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

EINSTEIN—Ray, beloved wife of John Einstein, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

ERKINE—At her residence, 658 West 158th St., New York City, June 21, 1920, Mrs. Erkin, beloved wife of John Erkin, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

FITCH—On Monday, June 21, Elizabeth Fitch, beloved wife of John Fitch, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

FLOYD—At her residence, 658 West 158th St., New York City, June 21, 1920, Mrs. Floyd, beloved wife of John Floyd, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

FOLSON—On Monday morning, June 21, Edward Folson, beloved husband of Mrs. M. Folson, died at his home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

GLEISMAN—On June 21, Katherine Gleisman, beloved wife of John Gleisman, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

GODLOVE—On June 21, 1920, Mary Godlove, beloved wife of John Godlove, died at her home, 100 West 158th St., New York City, June 21, 1920. Funeral at 2 P. M. at St. Paul's Church, Brooklyn.

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